Case Number: 2024-1258

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

RESPONSE TO NOTICE OF ORAL ARGUMENT

Short Case Caption: Linyi Chengen Import and Export Co., Ltd. v. United States

Filing Party: United States				
Instructions. No more than two may argue on behalf of each party by counsel from the same firm. I and submit a separate Form 33, be counsel should only submit one Edistinct counsel may elect to hargument, and no amended entry	y or on behalf of parties represed. Cir. R. 34(e)(2). Each sut counsel arguing on behalf form 33 and list all parties have one counsel represen	resente arguin f of par below	ed by the same coung g counsel must con ties represented by . Parties represent	nsel or nplete other ted by
Parties intending to waive argum argument should complete the rewhole minutes. Rebuttal time is otherwise ordered, cases must not	mainder of the form. Argur only allowed for Appellants	nent t	ime must be identif Cross-Appellants. U	fied in Jnless
Oral Argument Waiver	\Box The above party intends to waive oral argument.			
Accommodation Need	☐ Arguing counsel requires an <u>accommodation</u> .			
Arguing Counsel Name (Include Mr., Ms., Dr., Mx., etc. and a phonetic spelling of last name)	Sosun Bae (BAY)			
Parties I am representing at argument (if different from filing parties; attach additional page if needed)	United States			
Phone: 202-305-7568	Main Argument Mins.:	8	Rebuttal Mins.:	3
■ I am dividing time with another	er counsel (counsel must file	e separ	rate Responses).	
I acknowledge that (1) oral argur proceed even if I waive argument change through filing an amended appearances in the case and are reported by Date: 09-30-2025	, see Fed. R. App. P. 34(e)–(1 d version of this form; and (3	f); (2) a) couns ot pres un Bae	arguing counsel can sel who have not en ent oral argument.	only